

Withdrawal from a contract

under §7 et seq. of Act No. 102/2014 Coll., on Consumer Protection in the Sale of Goods or the Provision of Services under a Distance Contract or a Contract Concluded outside the Seller's Premises and on Amendment to Certain Acts, as amended

Name, surname, title:

Address:

Telephone number:

E-mail:
(Hereinafter referred to as the "Consumer")

under §8 et seq. of Act No. 102/2014 Coll., on Consumer Protection in the Sale of Goods or the Provision of Services under a Distance Contract or a Contract Concluded outside the Seller's Premises and on Amendment to Certain Acts, as amended, I am hereby withdrawing from purchase contract concluded with entrepreneur

Business name: **Karol Prudil**
Registration: Bratislava District Office, reg. No. 110-216681
Registered office: Pluhová 931/45, 834 03 Bratislava
Company ID: 46 773 461
Tax ID: 1074333425
VAT No.: he is not a VAT payer
E-mail: remini@remini.sk
tel.: +421 907 51 01 41
(Hereinafter referred to as the "Seller")

which arose on the basis of my order of and confirmation of the conclusion of contract of

I am hereby returning goods (exact name and code of the goods according to the offer at www.remini.sk):

.....,

which were delivered to me on

I have returned the goods in person/by delivery to the operator to the address:
(strike out as appropriate)

Karol Prudil
Pluhová 931/45, 834 03 Bratislava

Pursuant to §10(4) of Act No. 102/2014 Coll., as amended, the Seller is entitled to require the consumer to reimburse the reduction in the value of the goods resulting from the treatment of the goods beyond treatment necessary to identify the characteristics and functionality of the goods.

Pursuant to §9(2) of Act No. 102/2014 Coll., as amended, the Seller is obligated to return to the Consumer payments in the way the Consumer used to pay for the goods.

By his signature, the Consumer confirms correctness of the information.

In, on.....

.....
Consumer's signature

Instruction on the exercise of the Consumer`s right to withdrawal from the contract

Right to withdrawal from the contract

You have the right to withdraw from this contract without giving any reason, within 14 days. However, if the subject matter of this contract is a custom-made thing, he may not withdraw from this contract in accordance with §7(6)(c) of Act No. 102/2014 Coll.

Period for withdrawal from the contract expires after 14 days of the day on which you or a person authorised by you, with the exception of carrier, takes the goods over.

When exercising the right to withdraw from the contract, inform us about your decision to withdraw from the contract by an unambiguous statement (for instance, by a letter sent by post or e-mail) to the address below:

Karol Prudil
Pluhová 931/45, 834 03 Bratislava
or by e-mail to remini@remini.sk.

For this purpose you can use a standard withdrawal form, which is published on a page of the on-line shop www.remini.sk.

The period for withdrawal from the contract is maintained if you send a notice of the exercise of the right to withdraw from the contract before the period for withdrawal from the contract expires.

The Consumer bears the costs of the return of the goods pursuant to §10(3) of Act No. 102/2014 Coll., as amended, and Article X(XII) of the Seller`s Business Terms and Conditions published on pages of the on-line shop www.remini.sk.

Consequences of withdrawal from the contract

After withdrawal from the contract we will refund all payments you made in connection with the conclusion of the contract, in particular the purchase price, including the costs of delivery of the goods to you. This does not apply to additional costs if you chose a different delivery method than the cheapest normal delivery method we offer. You will be refunded without undue delay, no later than within 14 days of the date of receipt of your notice of withdrawal from this contract. They will be paid in the same way you used to make your payment, unless you explicitly agreed to other form of payment, without charging any additional fees.